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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/568,170	11/13/2006	Frank B. Stamps	0837RF-H532-US	5513
38441 7590 05/27/2009 LAW OFFICES OF JAMES E. WALTON, PLLC 1169 N. BURLESON BLVD. SUITE 107-328 BURLESON, TX 76028			EXAMINER	
			BURCH, MELODY M	
			ART UNIT	PAPER NUMBER
,			3657	
			MAIL DATE	DELIVERY MODE
			05/27/2009	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)
	10/568,170	STAMPS ET AL.
Office Action Summary	Examiner	Art Unit
	Melody M. Burch	3657
The MAILING DATE of this communication ap Period for Reply	ppears on the cover sheet with the o	correspondence address
A SHORTENED STATUTORY PERIOD FOR REPL WHICHEVER IS LONGER, FROM THE MAILING I - Extensions of time may be available under the provisions of 37 CFR 1 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period - Failure to reply within the set or extended period for reply will, by statu Any reply received by the Office later than three months after the maili earned patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUNICATION .136(a). In no event, however, may a reply be tired will apply and will expire SIX (6) MONTHS from the cause the application to become ABANDONE	N. mely filed the mailing date of this communication. ED (35 U.S.C. § 133).
Status		
Responsive to communication(s) filed on 16 for 2a) This action is FINAL . 2b) This action is FINAL . 3) Since this application is in condition for allowed closed in accordance with the practice under	is action is non-final. ance except for formal matters, pro	
Disposition of Claims		
4) Claim(s) 1-20 is/are pending in the application 4a) Of the above claim(s) 20 is/are withdrawn 5) Claim(s) is/are allowed. 6) Claim(s) 1-19 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) 1-20 are subject to restriction and/or	from consideration.	
Application Papers		
9) The specification is objected to by the Examin 10) The drawing(s) filed on is/are: a) ac Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the E	cepted or b) objected to by the edrawing(s) be held in abeyance. Se ction is required if the drawing(s) is ob	e 37 CFR 1.85(a). ejected to. See 37 CFR 1.121(d).
Priority under 35 U.S.C. § 119		
12) Acknowledgment is made of a claim for foreig a) All b) Some * c) None of: 1. Certified copies of the priority documer 2. Certified copies of the priority documer 3. Copies of the certified copies of the priority application from the International Burea * See the attached detailed Office action for a list	nts have been received. nts have been received in Applicat ority documents have been receive au (PCT Rule 17.2(a)).	ion No ed in this National Stage
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail D 5) Notice of Informal F 6) Other:	ate

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DETAILED ACTION

Election/Restrictions

1. Applicant's election without traverse of Group I in the reply filed on 3/16/09 is acknowledged.

- Claim 20 has been withdrawn from further consideration pursuant to 37 CFR
 1.142(b) as being drawn to a nonelected invention, there being no allowable generic or
- linking claim. Election was made without traverse in the reply filed on 3/16/09.

Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claims 1-19 are rejected under 35 U.S.C. 103(a) as being unpatentable over US Patent 2774553 to Jensen in view of 5535861 to Young.

Re: claims 1, 3, 4, 6, 7, 11, 13, 14, and 16. Jensen shows in figure 5 a damper having an adjustable spring rate comprising a piston 108 having an axis, an outer surface and opposing ends, at least one seal shown surrounding the piston in sealing contact with the outer surface of the piston, the at least one seal being coaxial with the piston and limiting movement of the piston to a path along the axis of the piston, the at least one seal also defining fluid chambers 110, 112 adjacent the ends of the piston, a primary passage 152,164 communicating the fluid chambers, and a selectively

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switchable valve for controlling a flow of fluid from one of the chambers to another for the chambers through the primary passage, and wherein when the flow of fluid through the primary passage is permitted by the energization of element 156 to open primary passage 152,164 to the same extent that passage 87 is opened in the instant invention, movement of the piston is resisted by a first spring rate due to a shear force required to cause shear deflection of the at least one seal, and when the flow of fluid through the primary passage is restricted by de-energization of element 156 to close the primary passage 152,158, movement of the piston is resisted by a second spring rate due to a fluid force required to cause bulging deflection of the at least one seal to the same extent as Applicant's invention (paragraph [0027] of the instant invention describes bulging from fluid being restricted to flowing through secondary passage 89 instead of through primary passage 87. In the case of Jensen fluid is restricted to flowing through a secondary passage 146 instead of through 152, 164 when the primary passage is closed).

Jensen is silent with regards to the at least one seal specifically being elastomeric or being a plurality of seals.

Young teaches in figure 1 the use of a damping having an adjustable spring rate comprising elastomeric seals 22.

It would have been obvious to one of ordinary skill in the art at the time the invention was made to have modified the at least one seal of Jensen to have included elastomeric seals, as taught by Young, in order to provide adequate balance of resilience and strength and a desired level of damping depending on application.

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Re: claims 2 and 12. Jensen, as modified, teaches in Young the use of elastomeric seals being formed of layers of an elastomeric material 23 and a rigid non elastomeric material 26.

It would have been obvious to one of ordinary skill in the art at the time the invention was made to have modified the elastomeric seals of Jensen, as modified, to have included layers of an elastomeric material and a rigid non elastomeric material, as taught by Young, in order to provide a means of having seals with adequate stiffness for improved product reliability.

Re: claims 5 and 15. In an alternate interpretation of Jensen, as modified, the primary passage communicating the fluid chambers may be the passage surrounding element 150. A selectively switchable valve 150 (selectively switchable in the sense that it is switchable to an open position only at a certain pressure threshold, as broadly recited) for controlling flow of a fluid from one of the chambers to another of the chambers through the primary passage. The primary passage surrounding element 150 is located within the piston as shown.

Re: claims 8, 9, 17, and 18. Jensen, as modified, teaches in figure 5 of Jensen the use of a bypass passage shown surrounding element 148 for limiting pressure imbalances.

Re: claims 10 and 19. Jensen, as modified, teaches in figure 5 of Jensen a bypass valve 148 being located within the bypass passage.

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Response to Arguments

5. Applicant's arguments with respect to the claims have been considered but are moot in view of the new ground(s) of rejection.

Conclusion

- 6. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. US Patent 4947700 to Kern et al. teaches the use of a torsion damper with multiple rate spring means.
- 7. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Melody M. Burch whose telephone number is 571-272-7114. The examiner can normally be reached on Monday-Friday (6:30 AM-3:00 PM).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Robert Siconolfi can be reached on 571-272-7124. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

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mmb May 25, 2009

/Melody M. Burch/ Primary Examiner, Art Unit 3657